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		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
APPLICATION NO.	FILING DATE		533/173	1669
09/201,530	11/30/1998	DONALD F. GORDON		
26291 7590 08/15/2002 MOSER, PATTERSON & SHERIDAN L.L.P. 595 SHREWSBURY AVE		AN L.L.P.	EXAMINER KOENIG, ANDREW Y	
FIRST FLOOI	R RY, NJ 07702		ART UNIT	PAPER NUMBER

2611 DATE MAILED: 08/15/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

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	Application No.	Applicant(s)
	09/201,530	GORDON ET AL.
,		Art Unit
Office Action Summary	Examiner	2611
The MAILING DATE of this communicatio	Andrew Y Koenig	with the correspondence address
The MAILING DATE of this communication	n appears on the cers.	
eriod for Reply A SHORTENED STATUTORY PERIOD FOR F	REPLY IS SET TO EXPIRE	MONTH(S) FROM
A SHORTENED STATUTORY PERIODS THE MAILING DATE OF THIS COMMUNICAT Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communicat of the period for reply specified above is less than thirty (30) days. If NO period for reply is specified above, the maximum statutory. If NO period for reply within the set or extended period for reply will, b. Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	CFR 1.136(a). In no event, nowever, mail ion. 5, a reply within the statutory minimum o exceed will apply and will expire SIX (6)	of thirty (30) days will be considered timely. MONTHS from the mailing date of this communication.
Ctatus	nn .	
1) Responsive to communication(s) filed o	☐ This action is non-final.	
231 1 1115 action 13 1 11 12 12		I matters, prosecution as to the merits is 5 C.D. 11, 453 O.G. 213.
closed in accordance with the product	under Ex parte Quayle, 193	5 C.D. 11, 453 O.G. 213.
Disposition of Claims 4) ☐ Claim(s) 1-19 and 23-27 is/are pending	in the application.	
4) Claim(s) 1-19 and 23-27 Island portain. 4a) Of the above claim(s) is/are	withdrawn from consideratio	n.
4a) Of the above claim(s) is less allowed		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>19 and 23-27</u> is/are rejected.		
7) Claim(s) is/are objected to.	on and/or election requireme	ent.
7) Claim(s) is/are objected to: 8) Claim(s) are subject to restriction	on and/or oldens.	
Application Papers	Examiner.	
9) The specification is objected to by the	a) accepted or b) dobjected	to by the Examiner.
10) The drawing(s) filed on is/are: a	ction to the drawing(s) be held i	in abeyance. See 37 CFR 1.85(a).
- Laboration correction filed	01115. 4/65	
11) The proposed drawing correction in the lift approved, corrected drawings are required.	uired in reply to this Office action	on.
If approved, corrected drawings are to the	by the Examiner.	
12) The oath or declaration is objected to		
Priority under 35 U.S.C. §§ 119 and 120 13) Acknowledgment is made of a claim	for foreign priority under 35	U.S.C. § 119(a)-(d) or (f).
13) Acknowledgment is made of a claim	101 101019 Fix	
a) ☐ All b) ☐ Some * c) ☐ None of:	documents have been recei	ved.
a) ☐ All b) ☐ Some c) ☐ None children and all b) ☐ Certified copies of the priority	documents have been recei	ived in Application No Ive been received in this National Stage
3. Copies of the certified copies	of the priority documents in national Bureau (PCT Rule 1 on for a list of the certified co	7.2(a)).
application from the Intern * See the attached detailed Office action	on for a list of the certified co	FUS C 8 119(e) (to a provisional application).
· C = aloim 1	FAR ANTIBSIIC DITUING SITES	
a) ☐ The translation of the foreign la	nguage provisional applicati	on has been received. 35 U.S.C. §§ 120 and/or 121.
15) Acknowledgment is made of a claim	101 001	
Attachment(s)	4) 🛄	Interview Summary (PTO-413) Paper No(s) · Notice of Informal Patent Application (PTO-152)
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review 3) Information Disclosure Statement(s) (PTO-1449)	IF 10-3-9/	Other:
3) Li momadon bioletti	Office Action Summary	Part of Paper No. 7

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-27 have been considered but are moot in view of the new ground(s) of rejection.

Regarding claims 19, 23, 24, newly cited prior art teaches the limitations of switching from the storage bit stream to the broadcast bit stream. Accordingly, a rejection has been applied for the appropriate claims reciting the above limitation. Examiner regrets any inconvenience to the applicant.

The examiner notes that claim 23 of the marked up version of the claims is not correctly marked. However, the changes to the claims are apparent to the examiner and will be interpreted as follows:

23. (amended) [The method of claim 22 further comprising the step of:] A method of providing demand television comprising the steps of:

transmitting a broadcast bitsream to a plurality of subscriber equipment for decoding;

storing said broadcast bitstream as a storage bitstream while said broadcast bitsream is being transmitted;

upon said subscriber equipment requesting said storage bitstream to enable review of information contained in said broadcast bitstream, transmitting said storage bitstream to said subscriber having requested the storage bitstream;

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wherein said storage bitstream comprises at least a play bitstream and a fast forward bistream, and up said fast forward bitstream being exhausted of data, automatically switching from said storage bitsream to said broadcast bitstream.

Allowable Subject Matter

Claims 1-19 and 23-27 are pending. Claims 1-18 are allowed. Claims 19, and 2. 23-27 are rejected.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all 3. obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 19 and 23-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 6,314,576 to Asimizuya et al. in view of U.S. Patent 5,970,233 to Liu et 4. al. and U.S. Patent 5,701,383 to Russo et al.
- Regarding claims 19, 23-25, and 27, Asamizuya teaches encoding a video fame sequence to form a storage bitstream (col. 9, II. 2-19), which is stored then is archive 5. storage (col. 10, II. 41-48). Asamizuya teaches transmitting the video stream to subscribers (col. 10, II. 41-48).

Asamizuya is silent on teaching the claimed broadcast encoder and transmitting the bitstream at the same time as storing the bitstream.

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Liu teaches encoding video frame sequences to form a broadcast stream and storing and transmitting the encoded data (col. 3, II. 36-42).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Asamizuya by encoding a video frame sequence as and transmitting and storing the encoded data as taught by Liu in order to compress the data and consequently making efficient use of the bandwidth while storing and transmitting at the same time.

Asamizuya is silent on teaching switching from deconding a storage bitstream to a broadcast bit stream.

Russo teaches switching from the storage bitstream to the broadcast bit stream, where a time-shifted version of the program is transmitted and is fast forwarded until it "catches up" with the broadcasted program (col. 3, II. 31-38).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Asamizuya by switching from deconding a storage bitstream to a broadcast bit stream as taught by Russo in order to permit the user to view the time-shifted portion of a program and upon a request fast forward up to the current broadcast, thereby enabling real-time viewing of the broadcasted information.

Regarding claim 26, Asamizuya teaches a play bitstream, but Asamizuya and Liu are silent on teaching fast forward and fast reverse. Lee teaches both fast forward and fast reverse bitstreams (Abstract). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Asamizuya and Liu

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by using fast forward and fast reverse in order to enable the viewer to control the display thereby providing a more interactive environment and more flexibility to the user.

Conclusion

The prior art made of record and not relied upon is considered pertinent to 6. applicant's disclosure.

U.S. Patent 6,272,289 to Takahata et al., filed on the same date as the instant application, teaches overtaking the storage signal with the writing signal.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Y Koenig whose telephone number is (703) 306-0399. The examiner can normally be reached on M-Th (7:30 - 6:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Faile can be reached on (703) 305-4380. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-0377.

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ayk August 5, 2002

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